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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/084,629	02/27/2002	Kaga Hasegawa	5640-00500 3684		
75	590 04/01/2003				
ERIC B. MEYERTONS CONLEY, ROSE & TAYON, P.C. P.O. BOX 398			EXAMINER		
			GORMAN, DARREN W		
AUSTIN, TX 78767-0398			ART UNIT	PAPER NUMBER	
			3752	5	
			DATE MAILED: 04/01/2003		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application	ı No.	Applicant(s)	+A			
Office Action Summary		10/084,629		HASEGAWA, KAGA	,			
		Examiner		Art Unit				
		Darren W	Gorman	3752				
The	MAILING DATE of this communication app	ears on the	cover sheet with the co	orrespondence addi	ess			
Period for Reply								
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). - Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).								
Status 1) ☐ Res	sponsive to communication(s) filed on							
<i>,</i> —		— · is action is n	on-final					
	,			nsecution as to the	merits is			
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.								
Disposition o	f Claims							
4)⊠ Claim(s) <u>1-26</u> is/are pending in the application.								
4a) Of the above claim(s) is/are withdrawn from consideration.								
5) Claim(s) is/are allowed.								
	m(s) <u>1-10 and 12-26</u> is/are rejected.							
•	n(s) <u>11</u> is/are objected to.							
•	n(s) are subject to restriction and/or	r election red	quirement.					
Application P								
-	specification is objected to by the Examiner Irawing(s) filed on <u>27 February 2002</u> is/are	•	tad or h) Abjected to	by the Evaminer				
•	plicant may not request that any objection to the							
	proposed drawing correction filed on		proved b)☐ disappro					
If approved, corrected drawings are required in reply to this Office action.								
12) The oath or declaration is objected to by the Examiner.								
Priority under 35 U.S.C. §§ 119 and 120								
13)⊠ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).								
a)⊠ All b)□ Some * c)□ None of:								
1.⊠ Certified copies of the priority documents have been received.								
	2. Certified copies of the priority documents have been received in Application No							
Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.								
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).								
a) The translation of the foreign language provisional application has been received.								
15) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.								
Attachment(s)								
2) Notice of D	eferences Cited (PTO-892) raftsperson's Patent Drawing Review (PTO-948) Disclosure Statement(s) (PTO-1449) Paper No(s) <u>4</u> .	;		(PTO-413) Paper No(s) atent Application (PTO-				

DETAILED ACTION

Priority

1. Receipt is acknowledged of papers submitted under 35 U.S.C. 119(a)-(d), which papers have been placed of record in the file.

Information Disclosure Statement

2. The information disclosure statement (IDS) submitted on October 23, 2002 was filed after the mailing date of the Application on February 27, 2002. The submission is in compliance with the provisions of 37 CFR 1.97. Accordingly, the information disclosure statement is being considered by the examiner.

Drawings

3. The drawings are objected to as failing to comply with 37 CFR 1.84(p)(5) because they do not include the following reference sign(s) mentioned in the description: Reference number "19", disclosed on page 13, line 21, is not in the drawings. A proposed drawing correction or corrected drawings are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.

Specification

4. The disclosure is objected to because of the following minor informalities:

On page 9, line 17, "bes" should be replaced with "be".

On page 15, line 5, "sue" should be replaced with "use".

On page 15, line 17, ".", second occurrence, should be deleted.

On page 15, line 27, "nozzle" should be inserted between "the" and "moves".

Appropriate correction is required.

Claim Objections

5. Claim 11 is objected to because of the following informalities:

On line 6-7, "wherein the regulating member comprises an annular whisk coupled to an opening end of the regulating member" is unclear, since the drawings and specification disclose the annular whisk (30) as an optionally attachable accessory to the regulating member (18). This portion of the claim is unclear because, the regulating member (18) is claimed to *comprise* the whisk (30).

Appropriate correction is required.

Claim Rejections - 35 USC § 102

6. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 7. Claims 1, 4, and 6 are rejected under 35 U.S.C. 102(b) as being anticipated by Wang et al., USPN 5,725,153.

Regarding claim 1, Wang discloses a fluid spraying nozzle comprising an outer conduit

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(2), and an inner conduit (1) positioned within at least a portion of the outer conduit such that a gap (6) is formed between the outer conduit and the inner conduit (see Figures 1-2), wherein a back portion (8) of the outer conduit is coupled to a pressurized gas supply source (see Figure 1; and column 5, lines 26-27), and wherein a back portion (5) of the inner conduit is coupled with a fluid supply source (see Figure 1; and column 5, lines 21-23), the fluid supply source being configured to supply a fluid, the fluid comprising a liquid, and wherein a front portion (7) of the inner conduit is configured to allow ejection of the fluid during use, wherein the inner conduit and the outer conduit are composed of a flexible material (see column 5, lines 27-33), and wherein the front portion of the inner conduit and the front portion (40) of the outer conduit move when gas is ejected from the outer conduit (see column 5, lines 48-67, and column 6, lines 1-14), and wherein the fluid is capable of being pulled from the fluid supply source through the inner conduit when gas is ejected from the outer conduit such that the fluid is mixed with the ejected gas. It should be noted that Wang discloses a fluid pump delivering the fluid to the inner conduit, however the arrangement of the inner and outer conduits of Wang, as shown in Figure 2, with the front portion of the inner conduit extending just beyond the front portion of the outer conduit, facilitates a negative pressure or Venturi effect about the front portion of the inner conduit, wherein the fluid is further drawn or pulled through the inner conduit from the fluid supply source. Further, it should be noted that the distance between the front portions of the inner and outer conduits of Wang is axially adjustable (see column 6, lines 47-57).

Regarding claim 4, Wang discloses all of the claimed elements as set forth in claim 1, discussed above, and further discloses that the outer and inner conduits may be composed of a flexible synthetic resin (see column 5, lines 27-33).

Regarding claim 6, Wang discloses all of the claimed elements as set forth in claim 1, discussed above, and further discloses that the fluid supplied from the fluid supply source can include a solvent capable of cleaning (methanol) (see column 7, lines 63-64).

8. Claims 25-26 are rejected under 35 U.S.C. 102(b) as being anticipated by Nordeen, USPN 5,052,623.

Nordeen discloses a fluid supply source (10) with a plurality of compartments (14, 15) configured to contain a fluid, or a fluid and a solid, wherein the source is configured to be removably attached (for refilling), via a detachable lid (19), to an apparatus, comprising a gas supply source, a nozzle, and a conduit (16, 17), wherein the conduit is coupled to allow fluid, or fluid and solid, from the fluid supply source to flow such that when gas from the gas supply source is ejected from the apparatus, fluid is pulled or aspirated from the fluid supply source through the conduit such that the fluid is mixed with the ejected gas (see Figure 1; and column 3, lines 26-62).

Claim Rejections - 35 USC § 103

- 9. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 10. Claims 5-8 are rejected under 35 U.S.C. 103(a) as being unpatentable over Wang et al., USPN 5,725,153.

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Regarding claim 5, Wang discloses all of the claimed elements as set forth in claim 1, discussed above, however Wang does not expressly disclose the pressurized gas supply source, comprising a compressor supplying compressed air.

Since it is conventional practice to use an air compressor for aspirating a fluid in a spray apparatus and any type of inert gas could be used in aspiration, it would have been obvious to one of ordinary skill in the art at the time the invention was made to use a compressor for supply compressed air to the outer conduit of Wang, since air is a free and unlimited resource.

Regarding claims 7-8, Wang discloses all of the claimed elements as set forth in claim 1, discussed above, however Wang does not expressly disclose the fluid supply source as supplying abrasive particles, as set forth in claim 7, or a mixture of a liquid and abrasive particles, as set forth in claim 8.

Since it is conventional practice to use an elongated flexible conduit for spraying liquids, abrasives, or combinations thereof, it would have been obvious to one of ordinary skill in the art at the time the invention was made to place any user selected fluid into the fluid supply source of Wang, in order to perform various types of user selected operations.

11. Claims 2-3, 9-10, and 12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Wang et al., USPN 5,725,153, in view of Hasegawa, Japanese Patent Publication H11-123350.

Regarding claim 2, Wang discloses all of the claimed elements as set forth in claim 1, discussed above, however Wang does not disclose a balancing member coupled to the outer conduit, wherein the balancing member is configured to control movement of the front portion of the outer conduit and the front portion of the inner conduit during use.

Hasegawa discloses a fluid spray apparatus with a balancing member (17) coupled to a front portion of a flexible nozzle conduit (12) (see Figures 1-2, and 4).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to couple a balancing member, as taught by Hasegawa, to the flexible conduit of Wang, in order to precisely control the oscillatory wave motion of the flexible conduit.

Regarding claim 9, it would further have been obvious to one of ordinary skill in the art at the time the invention was made to use a plurality of balancing members in order to further control the oscillatory wave motion of the flexible conduit.

Regarding claims 3, 10, and 12, Wang discloses all of the claimed elements as set forth in claim 1, discussed above, however Wang does not disclose a regulating member positioned proximate to the outer conduit, wherein the regulating member is configured to limit movement of the front portion of the outer conduit and the front portion of the inner conduit during use, and wherein the regulating member is an annular member with a substantially conical shaped portion that substantially surrounds the front portion of the outer conduit and the front portion of the inner conduit.

Hasegawa discloses a fluid spray apparatus having a cylindrical regulating member (37) with a substantially conical front portion (38), wherein the regulating member is positioned proximate to a flexible nozzle conduit (12) and surrounds the front portion of the flexible nozzle conduit, and is configured to limit movement of a front portion of a flexible nozzle conduit (see Figures 1-2, and 4).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to include the regulating member, as taught by Hasegawa, with the oscillating flexible

nozzle conduit arrangement of Wang, in order to precisely limit the movement of the flexible nozzle conduits as well as to surround and protect the flexible conduits from possible damage.

12. Claims 13-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Wang et al., USPN 5,725,153, in view of Hasegawa, Japanese Patent Publication H11-123350.

Regarding claims 13-15, and 18-20, Wang discloses a fluid spraying apparatus comprising a body (10), a fluid spraying nozzle, comprising an outer conduit (2), and an inner conduit (1) positioned within at least a portion of the outer conduit such that a gap (6) is formed between the outer conduit and the inner conduit (see Figures 1-2), wherein a back portion (8) of the outer conduit is coupled to a pressurized gas supply source (see Figure 1; and column 5, lines 26-27), that pressurized gas supply source comprising, for example, an inert aerosol gas such as argon (see column 7, lines 62-63), and wherein a back portion (5) of the inner conduit is removably coupled (via a threaded portion, as seen in Figure 1) with a fluid supply source (see column 5, lines 21-23), the fluid supply source being configured to supply a fluid, the fluid comprising, for example, a liquid solvent capable of cleaning (methanol) (see column 7, lines 63-64), and wherein a front portion (7) of the inner conduit is configured to allow ejection of the fluid during use, wherein the inner conduit and the outer conduit are composed of a flexible material (see column 5, lines 27-33), and wherein the front portion of the inner conduit and the front portion (40) of the outer conduit move when gas is ejected from the outer conduit (see column 5, lines 48-67, and column 6, lines 1-14), and wherein the fluid is capable of being pulled from the fluid supply source through the inner conduit when gas is ejected from the outer conduit such that the fluid is mixed with the ejected gas. It should be noted that Wang discloses

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a fluid pump delivering the fluid to the inner conduit, however the arrangement of the inner and outer conduits of Wang, as shown in Figure 2, with the front portion of the inner conduit extending just beyond the front portion of the outer conduit, facilitates a negative pressure or Venturi effect about the front portion of the inner conduit, wherein the fluid is further drawn or pulled through the inner conduit from the fluid supply source. Further, it should be noted that the distance between the front portions of the inner and outer conduits of Wang is axially adjustable (see column 6, lines 47-57).

Wang, however, does not disclose that the nozzle is disposed in the body, and that the movement of the front portion of the inner conduit and the front portion of the outer conduit occur within the body, as set forth in claim 13. Wang also does not disclose a regulating member, as set forth in claim 15, configured to limit movement of the front portion of the outer conduit and the front portion of the inner conduit during use. Wang further does not disclose a balancing member coupled to the outer conduit, wherein the balancing member is configured to control movement of the front portion of the outer conduit and the front portion of the inner conduit during use.

Hasegawa discloses a fluid spray apparatus having a body, wherein the body includes a cylindrical regulating member (37) with a substantially conical front portion (38), wherein the regulating member is positioned proximate to a flexible nozzle conduit (12) and surrounds the front portion of the flexible nozzle conduit, and is configured to limit movement of a front portion of a flexible nozzle conduit (see Figures 1-2, and 4). Hasegawa also discloses a balancing member (17) coupled to a front portion of a flexible nozzle conduit (12) (see Figures 1-2, and 4).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to include the regulating member, as taught by Hasegawa, with the oscillating flexible nozzle conduit arrangement of Wang, in order to precisely limit the movement of the flexible nozzle conduits. With such an arrangement, the flexible nozzle conduit arrangement of Wang would then be disposed in the body, wherein the front portion of the inner conduit and the front portion of the outer conduit would move within the body, therefore it would have been obvious to one of ordinary skill in the art at the time the invention was made to have the front portion of the inner conduit and the front portion of the outer conduit disposed in the body and moving within the body during use, in order to surround and protect the flexible conduits from possible damage. It would further have been obvious to one of ordinary skill in the art at the time the invention was made to couple a balancing member, as taught by Hasegawa, to the flexible conduit of Wang, in order to precisely control the oscillatory wave motion of the flexible conduit.

Regarding claim 16, Wang, as modified, discloses all of the claimed limitations as set forth in claim 13, however Wang does not expressly disclose the pressurized gas supply source as comprising a compressed air source.

Since it is conventional practice to use an air compressor for aspirating a fluid in a spray apparatus and any type of inert gas could be used in aspiration, it would have been obvious to one of ordinary skill in the art at the time the invention was made to use a compressor for supply compressed air to the outer conduit of Wang, since air is a free and unlimited resource.

Regarding claim 17, Wang, as modified, discloses all of the claimed limitations as set forth in claim 13, however Wang does not expressly disclose a valve coupled to the fluid supply

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source and the inner conduit, wherein the valve is configured to control movement of fluid from the fluid supply source to the inner conduit.

Since it is conventional practice to include a flow control valve between a fluid supply source and the outlet end of a nozzle, it would have been obvious to one of ordinary skill in the art at the time the invention was made to include a conventional flow control valve between the fluid supply source and the outlet end of the flexible nozzle conduit of Wang, in order to control the flow rate of the fluid.

13. Claims 21-24 are rejected under 35 U.S.C. 103(a) as being unpatentable over Wang et al., USPN 5,725,153, in view of Hasegawa, Japanese Patent Publication H11-123350.

Regarding claims 21 and 24, Wang discloses a fluid spraying apparatus comprising a body (10), a fluid spraying nozzle, comprising an outer conduit (2), and an inner conduit (1) positioned within at least a portion of the outer conduit such that a gap, performing as a gas flow path (6), is formed between the outer conduit and the inner conduit (see Figures 1-2), wherein a back portion (8) of the outer conduit is coupled to a pressurized gas supply source (see Figure 1; and column 5, lines 26-27), and wherein a back portion (5) of the inner conduit is coupled with a fluid supply source (see column 5, lines 21-23), the fluid supply source being configured to supply a fluid, the fluid comprising a liquid, and wherein a front portion (7) of the inner conduit is configured to allow ejection of the fluid during use, wherein the inner conduit and the outer conduit are composed of a flexible material (see column 5, lines 27-33), and wherein the front portion of the inner conduit and the front portion (40) of the outer conduit move when gas is ejected from the outer conduit (see column 5, lines 48-67, and column 6, lines 1-14), and

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wherein the fluid is capable of being pulled from the fluid supply source through the inner conduit when gas is ejected from the outer conduit such that the fluid is mixed with the ejected gas. It should be noted that Wang discloses a fluid pump delivering the fluid to the inner conduit, however the arrangement of the inner and outer conduits of Wang, as shown in Figure 2, with the front portion of the inner conduit extending just beyond the front portion of the outer conduit, facilitates a negative pressure or Venturi effect about the front portion of the inner conduit, wherein the fluid is further drawn or pulled through the inner conduit from the fluid supply source. Further, it should be noted that the distance between the front portions of the inner and outer conduits of Wang is axially adjustable (see column 6, lines 47-57).

Wang, however, does not disclose that the nozzle is disposed in the body, and that the movement of the front portion of the inner conduit and the front portion of the outer conduit occur within the body.

Hasegawa discloses a fluid spray apparatus having a body, wherein the body includes a cylindrical regulating member (37) with a substantially conical front portion (38), wherein the regulating member is positioned proximate to a flexible nozzle conduit (12) and surrounds the front portion of the flexible nozzle conduit (see Figures 1-2, and 4).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to include the regulating member, as taught by Hasegawa, with the oscillating flexible nozzle conduit arrangement of Wang, thereby disposing the flexible nozzle conduit arrangement of Wang in the body, whereby the front portion of the inner conduit and the front portion of the outer conduit would move within the body during use, in order to surround and protect the front portions of the flexible conduits from possible damage.

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Regarding claims 22-23, the apparatus shown by Wang, as modified by Hasegawa above, is capable of performing the method or steps of applying a fluid to a surface, however Wang discloses a fluid pump delivering the fluid to the inner conduit, rather than expressly teaching the step wherein "the passage of gas through the outer conduit pulls fluid from the fluid supply source through and out of the inner conduit". Wang also does not expressly disclose the surface as comprising a vehicle surface.

Since the arrangement of the inner and outer conduits of Wang, as shown in Figure 2, with the front portion of the inner conduit extending just beyond the front portion of the outer conduit, facilitates a negative pressure or Venturi effect about the front portion of the inner conduit, and the distance between the front portions of the inner and outer conduit of Wang is axially adjustable (see column 6, lines 47-57), it would have been obvious to one of ordinary skill in the art at the time the invention was made to adjust the gas flow of Wang, and/or adjust the axial distance between the front portions of the inner vs. the outer conduit appropriately so as to aspirate the fluid from the fluid supply source through the inner conduit thereby making the fluid pump unnecessary, since aspirating fluids using gas pressure is conventional in the art. It would further have been obvious to one of ordinary skill in the art at the time the invention was made to use the apparatus of Wang, as modified, on any user selected surface, including a vehicle surface, in order to clean or coat that surface with a user selected fluid.

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Allowable Subject Matter

- 14. Claim 11 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- As allowable subject matter has been indicated, applicant's reply must either comply with all formal requirements regarding claim 11, as previously discussed in paragraph 5 of this Office Action, or specifically traverse each requirement not complied with. See 37 CFR 1.111(b) and MPEP § 707.07(a).

Conclusion

- 16. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. US patent to Browner et al. discloses an arrangement of an oscillating capillary nebulizer similar to the one disclosed by Wang et al. US patent to Fisher discloses an aspirating insecticide spray apparatus with a non-flexible concentrically arranged nozzle conduit structure connected to a fluid source and an air compressor. US patents to Vogel and Wilson et al. disclose moving flexible nozzle conduits housed within movement restricting cylindrical and conical cages.
- 17. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Darren W Gorman whose telephone number is 703-306-4205. The examiner can normally be reached on M-F 8:00-4:30.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael Mar can be reached on 703-308-2087. The fax phone numbers for the organization where this application or proceeding is assigned are 703-872-9302 for regular communications and 703-872-9303 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0861.

Darren W Gorman Examiner Art Unit 3752

DWG March 27, 2003

MICHAEL MAR 3-28-03
SUPERVISORY PATENT EXAMINER
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